

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS BEAUMONT DIVISION

UNITED STATES OF AMERICA	S	
	S	
V.	S	CASE NO. 1:04-CR-91
	S	
VAUGHN ALLEN MONROE	S	

ORDER ADOPTING FINDINGS OF FACT AND RECOMMENDATION

The Court referred this matter to United States Magistrate Judge Keith F. Giblin, at Beaumont, Texas, for consideration pursuant to 28 U.S.C. § 636(b) and the Local Rules for the United States District Court for the Eastern District of Texas. In accordance with 18 U.S.C. § 3401(i) and 18 U.S.C. § 3583(e), Judge Giblin held a hearing and submitted findings of fact and a recommendation on the revocation of the defendant's supervised release.

Having conducted the proceedings in the form and manner prescribed by the Federal Rules of Criminal Procedure and 18 U.S.C. § 3583, the magistrate judge issued his *Findings of Fact and Recommendation on Plea of True* [Clerk's doc. #325]. The magistrate judge recommended that the Court revoke the defendant's supervised release and impose a term of imprisonment for the revocation with no additional supervision to follow.

The parties have not objected to Judge Giblin's report. Accordingly, after review, the Court

concludes that the Findings of Fact and Recommendation should be accepted.

It is **ORDERED** that the Findings of Fact and Recommendation [Clerk's doc. #325] are

ADOPTED. The Court finds that Defendant, Vaughn Allen Monroe, violated conditions of his

supervised release. The Court accordingly ORDERS that the Defendant's term of supervision is

REVOKED. Pursuant to the magistrate judge's recommendation, the Court **ORDERS** Defendant to

serve a term of five (5) months imprisonment for the revocation, with no further supervision ordered

in this case.

SIGNED this the **31** day of **August, 2015.**

Thad Heartfield

United States District Judge